Entered on Docket March 22, 2019

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6 7 CANDACE C. CARLYON, ESQ. Nevada Bar No. 2666 8 TRACY M. O'STEEN, ESQ. Nevada Bar No. 10949 9 CLARK HILL PLC 3800 Howard Hughes Parkway, Suite 500 Las Vegas, NV 89169 10 Telephone: (702) 862-8300 Facsimile: (702) 862-8400 11 CCarlyon@ClarkHill.com TOSteen@ClarkHill.com 12 Counsel for Debtors in Possession 13

## UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA

16 In re
17 DOUBLE JUMP, INC.
18 Debtor.
19 X Affects ALL Debtors

Chapter 11

Jointly Administered with:

Lead Case No.: BK-19-50102-btb

X Affects ALL Debtors
Affects Double Jump, Inc.
Affects Dora Dog Properties, LLC
Affects Dog Blue Properties, LLC
Affects Brandy Boy Properties, LLC
Affects 475 Channel Road, LLC
Affects Park Road, LLC
Affects 140 Mason Circle, LLC
Affects DC Solar Solutions, Inc.
Affects DC Solar Distribution, Inc.
Affects DC Solar Freedom, Inc.

Dora Dog Properties, LLC 19-50103-btb 19-50104-btb Dog Blue Properties, LLC 19-50105-btb Brandy Boy Properties, LLC 19-50106-btb 475 Channel Road, LLC 19-50108-btb Park Road, LLC 140 Mason Circle, LLC 19-50109-btb DC Solar Solutions, Inc. 19-50130-btb 19-50131-btb DC Solar Distribution, Inc. 19-50135-btb DC Solar Freedom, Inc.

Hearing Date: March 22, 2019 Hearing Time: 2:00 p.m.

## ORDER GRANTING DEBTORS' MOTION TO CONVERT CASES TO CHAPTER 7

This matter having come before the court upon the Ex Parte Motion to Convert Cases to Chapter 7 (the "Motion") filed by Double Jump, Inc., et al., the debtors and debtors in possession (collectively, the "Debtors") in the above-captioned, jointly administered chapter 11 bankruptcy cases (the "Chapter 11 Cases"); and the court finding that none of the disqualifying factors set forth in Section 1112(a) of title 11 of the United States Code (the "Bankruptcy Code") are present and that sufficient cause is shown to enter the order of conversion on an ex parte basis pursuant to Rule 9006 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"); and for good cause appearing: IT IS HEREBY ORDERED that: The Motion is GRANTED. These Chapter 11 Cases are immediately converted to 1. cases under Chapter 7 of the Bankruptcy Code. 2. The United States Trustee is directed to appoint a Chapter 7 Trustee or Trustees. 3. Pursuant to this Court's Order Granting Debtors' Emergency Motion to Establish Notice Procedures and to Limit Notice, this Order shall be served on the Master Service List.

## IT IS SO ORDERED.

Submitted by:	Approved:
CLARK HILL PLC	OFFICE OF THE U.S. TRUSTEE
/s/ Candace Carlyon	/s/ Edward McDonald
CANDACE C. CARLYON, ESQ.	300 Booth Street
Nevada Bar No. 2666	Reno, Nevada
TRACY M. O'STEEN, ESQ.	
Nevada Bar No. 10949	
3800 Howard Hughes Parkway, Suite 500	
Las Vegas, NV 89169	

## LR 9021 CERTIFICATION In accordance with LR 9021, an attorney submitting this document certifies as follows (check one): The court has waived the requirement set forth in LR 9021(b)(1). No party appeared at the hearing or filed an objection to the motion. I have delivered a copy of this proposed order to all attorneys who appeared at the X hearing and opposed the relief, and each has approved or disapproved the order, or failed to respond, as indicated below [list each party and whether the party has approved, disapproved, or failed to respond to the document]: Edward McDonald- Approved I certify that this is a case under chapter 7 or 13, that I have served a copy of this order with the motion pursuant to LR 9014(g), and that no party has objected to the form or content of the order.